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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/600,566	06/23/2003	Saicd Hussaini	8312.146	9636
Liniak, Berena Ste. 240	7590 06/28/2007 to, Longacre & White	EXAMINER HOTALING, JOHN M		
6550 Rock Spring Drive Bethesda, MD 20817			ART UNIT	PAPER NUMBER
			3714	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/600,566	HUSSAINI ET AL.				
Office Action Summary	Examiner	Art Unit				
	John M. Hotaling II	3714				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE - Extensions of time may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDO	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).				
Status	,					
1) Responsive to communication(s) filed on 07 Fe	ebruary 2007.					
2a) This action is FINAL . 2b) ⊠ This	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for alloward	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) 3-15 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 3-15 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/o	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Stion is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119		•				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the prio application from the International Bureal * See the attached detailed Office action for a list	es have been received. Es have been received in Applic rity documents have been rece u (PCT Rule 17.2(a)).	ation No vived in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summ Paper No(s)/Mai 5) Notice of Inform 6) Other:					

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) Application/Control Number: 10/600,566

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kutaragi et al US Patent 6,749,507 in view of Takada et al US Patent 7,033,588.

Kutaragi'507 teaches a portable video display unit that has a base member (see lead lines 94 and 95), which has a base panel (see proximate lead line 951), and a video display (see lead line 91), wherein the display member has a viewing surface with a display screen (see lead line 91 and 911 and 911a), is pivotally mounted to the base member between a stowed position, wherein the display member is parallel to the base panel, and a deployed position, wherein the display member projects outwardly away from the base panel (see col. 10 lines 46-57). It is noted that the "stowed position" and the "deployed position" are relative to what is considered stowed and deployed. In this case, the claim sets forth that a "stowed position" is merely when the display member is parallel to the base panel which is clearly true of Kutaragi'507 when the display member 91 is parallel to the base panel 951, and that a "deployed position" is when the display member is not parallel with the base panel and is still viewable by a user such the positioning demonstrated in Fig. 11 or when the video member makes an obtuse or 180 angle relative to the apparatus

body (see col. 10 lines 48-55). Kutaragi'507 also teaches a locking attachment device on the base member (see col. 12 lines 21-27), the base panel being substantially flat (see lead line 951), the base member also having a screen support member on the rear edge of the base panel (see lead line 95), and the video display member being pivotally mounted to the screen support member of the base member (see col. 10 lines 46-57 and Figs. 11 and 28). Kutaragi'507 also teaches that the screen support member has a rear panel provided with at least one electrical connector that has the ability to be detachably electrically connected to a corresponding electrical connector on the electronic video processing device through an extension cable (see lead line 95A, 96A and 96B). Kutaragi'507 also teaches that the video display member is provided with a pair of stereophonic speakers (see lead line 912 and col. 8 lines 30-34) and that there is a display controller in the video display unit (see col. 8 lines 12-14).

Kutaragi'507 teaches a front panel of the screen support member (see Fig. 30 and proximate lead lines 95B and 95 and col. 12 lines 46-50), that a plurality of controls that regulate the display screen by allowing the video to pass through the portable display device to an external unit (see col. 12 lines 59-64), and at least one earphone plug socket exists on the screen support member (see lead line 96C). Kutaragi'507 does not explicitly teach a power switch on the front panel. However, Kutaragi'507 does teach that the device may be arranged to receive power from an external source and not from the game console (see col. 12 lines 43-45), that devices which receive power independently should have a power switch and that it should be located in a easily accessible place such as an outer surface (see col. 5 lines 6-8), and that other

switches and buttons could be placed on the screen support surface for easy access as opposed to the surface shown proximate lead line 95A in Fig. 31 and Fig. 33 (see col. 12 lines 59-64). All of these teachings in the Kutaragi'507 reference suggest that when the power for the portable display device is being drawn from a source separate from the game console, a power switch should likely be placed on the front panel of the screen support member.

Kutaragi lacks is specifically disclosing all of the specifics of the connection tab devices and grooves. Instead Kutaragi discloses that it is known to fix a display to a portable game machine using one type of mounting bracket for portability and use as a peripheral. In an analogous invention to Takada et al therein is disclosed a system for mounting peripherals to a gaming device. Specifically column 3 lines 22-43 discloses that the present application describes a home video game system having at least one surface provided with one or more recesses therein. The video game system also has a connector within the recess for connecting peripheral devices inserted in the recess to the game processing circuitry. The peripheral device includes an electrical component, an electrical connector coupled to the electrical component for connecting to a connector of the home video game system. and a housing. The housing of the peripheral device is configured so that when the peripheral device is inserted in the recess of the home video game system, it is substantially flush with the external surface of the home video game system. In this way, the footprint of the video game system can remain the same, even if peripheral devices are added. In addition, because the shapes of the peripheral devices are

non-standard and unusual, they provide uniqueness that can be used as a basis for excluding unlicensed and unauthorized people from manufacturing components that are compatible with the video game system. This allows a home video game system developer to protect its substantial investment in the development of the system. Columns 10 and 11 provide the descriptions for figures 12 and 13 and the use of all types of peripherals mounted to a game machine. Specifically, Referring to FIG. 12, the bottom surface U of housing H may include a number of recesses normally covered by covers (not shown). Removal of such covers exposes recesses and associated connectors. For example, a recess R.sub.1 may include a "high speed port" connector such as the connector 1549 (P10) and a recess R.sub.2 may expose and provide connection to a modem connector 1514 (P6). Further recess R.sub.3 may expose and provide connection to an additional serial port such as the connector 1520 (P8). As best seen in FIG. 13, peripheral devices PD1, PD2 and PD3 can be mechanically configured to fit dimensionally within corresponding recess R.sub.1, R.sub.2, R.sub.3 so that such peripheral devices can be mounted flush within the generally cubic configuration of housing H. In this way, the footprint of the video game system can remain the same, even if peripheral devices PD1, PD2 and PD3 are added. Such peripheral devices PD1, PD2, PD3 may include a broadband adapter, a modem, or any other sort of electronic or electrical device providing data inputs and/or outputs. Devices PD1, PD2 and PD3 can be modular and inserted or removed into corresponding recess R at will to provide different expansion or other functionality for system 50. Of course, a connecting cable or

wireless communications device could be coupled to any of the connectors 1514 (P6), 1520 (P8) and 1549 (P10) to allow system 50 to be interconnected with a free-standing external system or device such as an external magnetic or optical disk drive. The example connectors of the video game system preferably (although not necessarily) provide power so that devices PD1, PD2 and PD3 need not provide their own power sources.

FIG. 13 shows that the peripheral devices may include additional connectors for connections other than connections to the video game system. For example, if peripheral device PD2 is a modem, it will include a connector for connecting the modem to connector 1514 (P6) and an additional connector for connecting the modem to a telephone line. The recesses R.sub.1, R.sub.2, R.sub.3 are formed so that these additional connectors are easily accessible when the peripheral devices are inserted therein. In the FIG. 13 example embodiment, each recess includes a cut-out portion (opening) formed through one of the sidewalls of housing H. The peripheral device is configured so that any additional connector thereof is accessible via this cut-out portion when the peripheral device is inserted into a recess.

As mentioned above, peripheral devices PD1, PD2 and PD3 may be any type of peripheral device for coupling to a home video game system. The particular elements making up a peripheral device will depend upon its functionality.

Generally speaking, the peripheral device includes one or more electrical components and an electrical connector coupled to the electrical component(s) for connecting to one of the game system connectors. For

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example, a game controller typically includes user manipulable controls (such as buttons, joysticks, crosspads and the like) and an electrical connector that couples electrical signals based on inputs to the user manipulable controls to one of connectors 1523. Of course, the game controller may include other components such as a memory for storing game data; processing circuitry such as a microprocessor, an application specific integrated circuit, a microcontroller, and the like; and a motor for vibrating the housing of the controller in accordance with commands received from the home video game system. Other peripheral devices may include communication circuits for communicating via wired or wireless communication networks; memory devices including optical, magnetic and semiconductor memories; display devices such as liquid crystal displays; printers; optical detectors such as digital cameras; computers; keypads; keyboards; pointing devices; voice recognition systems; etc.

With respect to the specifics of the different mounting arrangements for the display device Takada teaches above to attach a plurality of peripherals to a gaming machine using a plurality of different methods such as tabs and the like which may be adaptable depending on the various configuration of the gaming machine. Barring any criticality any of the well known methods of using tabs and clips and screws and quick connects that are well known in the art for attaching computer hardware together could be used. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified Kutaragi '507 with

the teachings of Takeda et al in order to have a display attached to a portable gaming machine using a plethora of different fastening means.

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Citation of Pertinent Prior Art

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The references listed on PTO-892 and not used in the rejection are pertinent to the art of mounting displays on portable apparatus.

Response to Arguments

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection. Examiner John Hotaling has taken over prosecution of the merits of this case and notes that Examiner Spriggs has left the office.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M. Hotaling II whose telephone number is (571) 272 4437. The examiner can normally be reached on Mon-Thurs 7:30-6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Xuan Thai can be reached on (571) 272 3507. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

John M Hotaling

Primary Examiner

June 25, 2007